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## Executive Summary

Eastern New Jersey, New York City and southern Long Island beaches experienced only one incident resulting in intermittent beach closings due to floatable debris in 1998. The interagency implementation of the Floatables Action Plan ("FAP") was a major contributor to maintaining this improved beach status.

The FAP is designed to accomplish the following objectives:

- Minimization of the amount of floatable debris escaping the Harbor Complex;
- Maintaining an effective communication network to coordinate floatable debris removal activities and to respond to the spotting of slicks;
- Ensuring timely notification of beach operators of potential wash-ups of floatable debris; and
- Minimization of beach closures due to floatable debris.

The FAP has proven to be very successful in minimizing the escape of floatable debris from the Harbor Complex. The principal means of collecting floating debris slicks has been through the utilization of USACOE skimmer vessels. These vessels collected 1023 tons of floatable debris on scheduled "1998 floatables days" (days of and the following two days of new and full moon), and an estimated 5589 tons of floatable debris throughout fiscal year 1998.

The New York City Department of Environmental Protection ("NYCDEP") has supplemented the work of the USACOE with an open water skimmer vessel of its own as well as a booming and skimming program at major City CSO outfall locations. These measures collected 296 tons and 815 cubic yards respectively. NYCDEP also initiated a beach clean-up program, the Gerritsen Beach Project, in Brooklyn. This project utilized community volunteers to collect 280 cubic yards of debris in 1998.

New Jersey's Clean Shores Program, which utilizes prison inmates to remove shoreline debris, collected 2400 tons in 1998 and the State's Adopt-A-Beach program collected a total of 120,307 beach litter items.

The maintaining of an effective communication network has

remained a key element of the implementation of the FAP. EPA has remained the hub of the communication network, with its Floatables Coordinator as the link with the USACOE, the United States Coast Guard ("USCG"), the NYCDEP, the NJDEP, the NYSDEC, the NYCDOS, the National Oceanic and Atmospheric Administration ("NOAA") and the public. Appropriate actions include the reporting of the slick information to the USACOE or the USCG (for oil slicks).

For purposes of FAP assessment, there was one <u>incident in 1998</u> for which beaches were closed. It occurred from July 26-29 at Rockaway Beach in New York City. During this period, medical debris (in the form of needles) was found on various stretches of beaches, prompting the City of New York to close the beach intermittently for purposes of removing the debris. Since rain did not immediately precede the finding of the needles, it is surmised that the needles may have become resuspended from bottom water Harbor sediments.

The States of New York and New Jersey continue to work with Harbor dischargers to control floatable debris in the long-term. New Jersey is seeking to have floatables control measures sufficient to meet the State-wide permit mandated 0.5 inch floatable size standard, implemented by 2003. New York continues to work with New York City to see the implementation of long-term measures to build upon and perhaps replace existing floatable debris control measures being carried out by the City.

## I. <u>Summary and Statement of Purpose</u>

Eastern New Jersey, New York City and southern Long Island beaches experienced only one incident resulting in intermittent beach closings due to floatable debris in 1998. The interagency implementation of the Floatables Action Plan ("FAP") was a major contributor to maintaining this improved beach status.

Formal United States Environmental Protection Agency ("EPA") Region II assessment reports of the FAP were prepared for the following time frames:

- a) 1989
- b) 1990
- c) 1991
- d) 1992
- e) 1993 1994
- f) 1995 1997

This assessment report has been prepared for 1998 and will assess the effectiveness of the short-term FAP in accomplishing the following objectives:

- Minimization of the amount of floatable debris escaping the Harbor Complex;
- Maintaining an effective communication network to coordinate floatable debris removal activities and to respond to the spotting of slicks;
- Ensuring timely notification of beach operators of potential wash-ups of floatable debris; and
- Minimization of beach closures due to floatable debris.

This assessment report will also discuss the required long-term implementation measures to permanently address floatable debris and provide the current status of long-term implementation measures, providing a clear understanding of what is still needed to effectively control floatable debris in the Harbor Complex.

## II. Background

- a) <u>What is floatable debris?</u>
  Floatable debris is waterborne waste material that is buoyant.
  Examples include:
  - wood
  - beach litter
  - aquatic vegetation
  - street litter: e.g., cans, bottles, Styrofoam cups, plastics, straws, and paper products

  - fishing gear: e.g., nets, floats, lines and traps
  - medical wastes: e.g., hypodermic needles, syringes, bandages, red bags and enema bottles
- b) What are the sources that generate floatable debris? The principal sources of floatable debris to the New York / New Jersey Harbor ("Harbor") and the New York Bight are the following:
  - <u>Combined Sewer Overflow ("CSO") Discharges</u>: There are approximately 737 combined sewer overflow (CSO) points discharging to the open waters of the NY/NJ Harbor or to its tributaries:
  - 460 from New York City
  - 29 from Westchester County
  - 248 from New Jersey
  - \_ \_ \_
  - 737 in total

There are no CSO points discharging to the Bight or to the Back Bays.

- <u>Storm Water Discharges</u>: New York City, while predominantly a combined sewered City, has over 350 outfalls from its municipal separate sewer system.

Hundreds of more storm sewer outfalls in New York and New Jersey impact the Harbor Complex from industrial activity, construction activity and highway drainage.

- <u>Non-point source discharges</u>: including littering, landfill practices, and marine transfer practices;
- Decaying shoreline structures and sunken vessels; and
- <u>Vessel discharges</u>.
- c) What are the impacts of floatable debris?
  Discharges of floatable debris cause beach closures, have an adverse impact on recreational and commercial boating and cause harm to coastal marine species.

Large amounts of marine debris washed up on southern Long Island ocean beaches and on New Jersey ocean beaches in 1987 and 1988. In 1987, floatable washups were responsible for the closing of 25 miles of New Jersey beaches in May and 50 miles of New Jersey beaches in August. In 1988, floatable washups were responsible for the closing of 60 miles of New York beaches.

These beach closings in New Jersey and New York lasted for varying time periods from several hours to several days and had significant economic and social impacts. The State University of New York Waste Management Institute estimated an economic loss of between \$900 million and \$4 billion in New Jersey and between \$950 million and \$2 billion in New York in the 1987 - 1988 time frame.

Medical syringes, while only a tiny portion of the washups, caused a great deal of concern, prompting the passage of the Medical Waste Tracking Act by Congress in 1988.

Floatable debris, particularly driftwood, poses a hazard to shipping and recreational boating in the Harbor / Bight. The United States Army Corps of Engineers ("USACOE") conducts two programs to address floatable debris: 1) collection of debris already floating and 2) dismantling deteriorating structures before they become drift. Drift materials include timbers, pilings, plastics, rubber tires, fiberglass boats, Styrofoam, rafts, floating drums, docks, sheds, and other shore structures.

Birds, mammals and sea turtles are found seasonally throughout the Bight and portions of the Harbor. These species are vulnerable to entrapment and entanglement in plastic waste including six pack rings, fishing line, and nets. Turtles and mammals (seals and whales) are vulnerable to ingestion of plastic items, such as bags, that are mistaken for squid, jellyfish, or other prey. This ingestion often leads to suffocation or intestinal blockage and death.

# III. <u>How effective has the FAP been in</u> <u>minimizing the escape of floatable debris from</u> <u>the Harbor Complex?</u>

The FAP has proven to be very successful in minimizing the escape of floatable debris from the Harbor Complex. The principal means of collecting floating debris slicks has been through the utilization of USACOE skimmer vessels. The New York City Department of Environmental Protection ("NYCDEP") has supplemented the work of the USACOE with an open water skimmer vessel of its own as well as a booming and skimming program at major City CSO outfall locations. Other means have also been utilized to minimize the escape of floating debris from the Harbor Complex. The following summary of these various measures is for 1998 but also includes historical data, where appropriate, for the purpose of comparison.

## a) What are the vessels that the USACOE uses to support FAP implementation?

The USACOE uses three vessels to support FAP implementation in the Harbor and these vessels are described in the following table:

USACOE Skimmer Vessel Information

Name of Vessel	Hayward	Driftmaster	Gelberman
Year Built	1974	1948	1980
Length (feet)	124	99	85
Weight (tons)	390.4	230	190.17
Crane Capacity (tons)	20	12.5	4.5

The Hayward is used to remove debris and obstructions from high use navigational channels to provide clear and safe channels for general navigation and to ensure that life and property are protected. The vessels's primary function is the collection of floating debris but more specifically the snagging of larger logs, wreckage, barges, and lifting obstructions from the waterway. The vessel tows a catamaran barge with a drift net to pick up flotsam and jetsam.

The Driftmaster is used to remove debris and obstructions from high use navigational channels to provide clear and safe channels for general navigation and to ensure that life and property are protected. The vessel's unique catamaran hull design enables the vessel to trap floating debris between its hulls before it is collected in nets. Pieces too large are towed alongside. The vessel also lifts wreckage, sections of piers and sunken derelict vessels and barges which are hazards to navigation.

The Gelberman is used to remove debris and obstructions from high use navigation projects and hard to maneuver locations. The vessel's primary function is to collect floating debris from channels and more confined areas. The vessel pulls a catamaran barge with a drift net to collect flotsam and jetsam.

These three USACOE vessels, the Hayward, the Driftmaster and the Gelberman, have been deployed in the Harbor to collect floating slicks since the initiation of the FAP in 1989.

## b) How much floatable debris has the USACOE collected in support of the FAP?

The Water Resources Development Act ("WRDA") of 1974 was modified by WRDA 90 Section 102 (V) (Public Law 99-662) to authorize the collection of floatable debris whenever the USACOE is collecting and removing debris which is an obstruction to navigation. The USACOE estimates that 90 per cent (by volume) of its collection total consists of wood debris. Tires, plastic waste, cardboard, seaweed, sewage-related materials and street runoff-related materials constitute the remaining 10 per cent (by volume).

The USACOE drift removal vessels report collection totals in different ways. The following table indicates the total tons of floatable debris collected by the three USACOE vessels on scheduled "floatable days" for the listed calendar years. A scheduled "floatable day" is the day of and the two days following both new and full moons (Note: a listing of the USACOE scheduled "floatable days" for calendar year 1998 is attached to this report). USACOE skimmer vessels are deployed to strategic locations on these days, to locations where floatable debris historically congregates after becoming resuspended upon higher tides. For these scheduled "floatable days", the USACOE weighs its nets and reports the drift collection totals in terms of tons collected.

USACOE Skimmer Vessel
Collection Totals
For Scheduled Floatable Days

Year	Tons of Debris Collected
1989	545
1990	795
1991	701
1992	958
1993	1088
1994	1298
1995	829
1996	1407
1997	768
1998	1023

The above table only represents the drift collection performed by the USACOE on scheduled "floatable days." The USACOE reports its annual (on a fiscal year (October - September) basis) drift collection total in terms of cubic feet. The following table lists these fiscal year totals, converts them to cubic yards (for purposes of comparing with the NYCDEP skimmer vessel collection totals), and, based on discussions with the USACOE estimates a total tonnage value based on an approximate conversion factor of 100 cubic feet per ton:

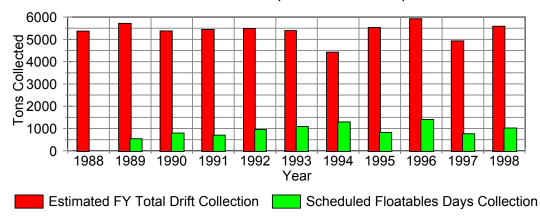
Fiscal Year USACOE Total Skimmer Vessel Collection Totals

Fiscal Year	Total Drift Collection (Cubic Feet)	Total Drift Collection (Cubic Yards)	Estimated Total Drift Collection (Tons)
1988	537,353	19,902	5,374
1989	571,645	21,172	5,716
1990	537,770	19,917	5,378
1991	544,350	20,161	5,444
1992	548 <b>,</b> 970	20,332	5,490
1993	539 <b>,</b> 355	19,976	5,394
1994	442,615	16,393	4,426
1995	552 <b>,</b> 840	20,476	5,528
1996	592,450	21,943	5,925
1997	493,400	18,274	4,934
1998	558900	20700	5589

The following graph depicts the information on the USACOE drift collection as presented in the preceding two tables:

## **USACOE Skimmer Vessels**

Collection Totals (1988 - Present)



The accuracy of this graph hinges on the conversion factor used

- of "100 cubic feet per ton." This may very well be a conservative estimate (in other words, the collection total in tons is <u>NOT</u> overstated) and the following should be considered:
- 1. If a parcel of water measuring 100 cubic feet were collected by the USACOE skimmer vessels, it would weigh (using 0.01602 cubic feet per pound of water) 3.12 tons. This may be considered as the upper limit of any collected parcel of material measuring 100 cubic feet.
- 2. Since the USACOE skimmer vessels are drift collection vessels, items are collected which are buoyant in water. In general then, any parcel of collected material measuring 100 cubic feet will weigh less than 3.12 tons.
- 3. The USACOE already routinely estimates that 90% (by volume) of its drift collection is comprised of wood. Although the wood is waterlogged and heavy, each 100 cubic feet of wood will weigh less than 3.12 tons since it was buoyant.
- 4. When floatable debris is collected by the USACOE skimmer vessels, the total volume includes significant "void spaces" which do not add weight. This further adds to the fact that parcels of material measuring 100 cubic feet will weigh less than 3.12 tons.

The use of the conversion factor of 100 cubic feet per ton is therefore a conservative one and is derived from actual weighing of nets on schedule "floatable days."

- c) How has the NYCDEP supplemented the USACOE in removing floatable debris from the Harbor?

  The 1992 CSO Abatement Order on Consent between the NYCDEP and the New York State Department of Environmental Conservation ("NYSDEC") required the following:
- NYCDEP was to implement a short-term booming and skimming program to address floatables pollution from approximately 50% of the City's combined sewer service area. This interim program was principally focused on the tributaries on which retention tanks will be built under the long-term CSO abatement program that the City is implementing, and will continue until that point in time. The NYCDEP was to collect and remove substantially all waterborne floatables in Bergen Basin, Thurston Basin, Paerdegat Basin, Hendrix Creek, Newtown Creek, Gowanus Canal, Coney Island Creek, and the Upper East River tributaries consisting of the Bronx River, Flushing Creek, Westchester Creek, and the Hutchinson River (if practicable). Additionally, the NYCDEP was to collect

and remove substantially all waterborne floatables from 10 CSO outfalls in beach-sensitive open water areas. To accomplish this booming and skimming program, the NYCDEP was to purchase and utilize four small skimmer vessels.

The NYCDEP was also to utilize a large open water skimmer vessel (named the Cormorant), patterned after the USACOE Driftmaster skimming vessel, to patrol the waters of the Harbor. The following tables summarize the NYCDEP skimming vessels and the status of the booming and skimming locations.

NYCDEP Skimmer Vessel Information

Name	Where Used	Length (feet)	Capacity
SV Piping Plover	Tributaries	50	3,000 -12,000 lbs of wet material
SV Ibis	Tributaries	50	3,000 -12,000 lbs of wet material
SV Heron	Tributaries	50	3,000 -12,000 lbs of wet material
SV Egret	Tributaries	50	3,000 -12,000 lbs of wet material
SV Cormorant	Open Waters	100	2 nets; 1,000 cubic feet per net; 2,000 cubic feet in total; up to 10 tons of wet material per net

NYCDEP Skimming and Booming Program Locations

Booming / Skimming Site	Approximate Drainage Area (acres)	Permanent Installation Date
Westchester Creek	2039	9/96
Clason Point *	333	10/96
Bronx River	1799	7/96
Hunts Point	761	4/96
Flushing Creek 1 (CSO4)	6790	11/96
Flushing Creek 2 (CSO7) *	768	11/96
Flushing Bay 1 (CSO 2)	1225	4/96
Flushing Bay 2 (CSO3)	3053	4/96
Bowery Bay	2830	4/96
Maspeth Creek	1028	9/96
East Branch (East River)	1338	9/96
English Kills	2197	9/96
Bushwick Inlet *	771	1/97
Wallabout Channel 1	1258	9/96
Wallabout Channel 2	1093	9/96
Gowanus Canal	667	
Owls Head *	1253	5/96
Coney Island Creek	2751	6/96
Paerdegat Basin	5787	6/93
Fresh Creek *	2110	11/88
Hendrix Canal	520	6/93
Bergen Basin	13400	6/94
Thurston Basin	4803	6/94

Sites marked with an asterisk indicate netting installations rather than booming. The total approximate drainage area impacted by the skimming and booming (and netting) program is 58,574 acres, which represents over 50 per cent of the City's combined sewer drainage area.

## d) <u>How much floating debris has the NYCDEP SV Cormorant</u> collected?

NYCDEP SV Cormorant collection data dates back to May 1994 (NOTE: The following data includes a value for 1993. The NYCDEP operated two of its smaller skimmer vessels (the ones that are currently utilized in the NYCDEP booming and skimming program) to collect floating debris in the open waters of Jamaica Bay and the East River in 1993 and 1994. In 1993, these two vessels collected 15 tons of floatable material in these waters and in 1994 they collected 22 tons.). This historical data and the 1998 data are presented in the following table and graph.

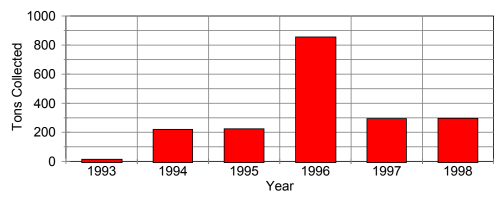
1998 NYCDEP SV Cormorant Collection Totals (Values are Tons of Material Off-Loaded from Vessel)

		10 10110				aca IIC		
Month	Wood	Plastic	Metal	Rubber	Glass	Trash	Other	Total
January	36.7	1.5	1.1	0.9	0	1.8	0	42
February	45.1	2	1	1.2	0	4.7	0	54
March	69.2	4.8	2.4	3.1	0	6.9	0	86.4
April	0	0	0	0	0	0	0	0
May	17.8	1.3	0.4	0.5	0	2.2	0	22.2
June	18.2	1.1	0.5	0.7	0	2.3	0	22.8
July	17.3	1.5	0.4	1.1	0	1.3	0	21.6
August	0	0	0	0	0	0	0	0
September	0	0	0	0	0	0	0	0
October	0	0	0	0	0	0	0	0
November	16.3	0.6	0.3	1	0	1	0	19.2
December	22.5	1.1	0.6	1	0	3	0	28.2
Annual Total	243.1	13.9	6.7	9.5	0	23.2	0	296.4

Note: For the months of April, August, September and October 1998, the NYCDEP Skimmer Vessel Cormorant was dockside, undergoing maintenance, mostly related to its steering mechanism.

## **NYCDEP Cormorant**

Collection Totals (1993 - Present)



Above tonnages are based on a full net of 12 tons. The percentage of a net's capacity is determined by a weight sensing device that was installed in November 1998. This device provides a digital read-out.

#### Example for Wood:

Net is measured to be 90% full Weight of material in net is 10.8 tons (0.9  $\times$  12 tons) Wood is estimated to be 90% of load Weight of wood in net is 9.7 tons (0.9  $\times$  10.8 tons)

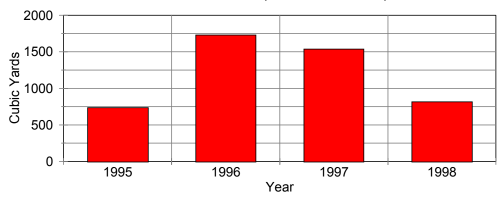
e) How much floating debris has the NYCDEP Booming and Skimming Program collected? The NYCDEP booming and skimming program dates back to 1995. This historical data and data for 1998 are presented in the following table and graph.

NYC Boom and Skim Program Collection Totals for 1998 (Cubic Yards)

(00010 10100)				
Month	Zone I	Zone II / III	Zone IV	Monthly
	[Jamaica Bay]	[East River and	[Upper East River and	Total
		Newtown Creek]	Flushing / Bowery Bays]	
January	62	0	59	121
February	25	0	46	71
March	15	0	78	93
April	20	16	13	49
May	10	0	21	31
June	31	14	39	84
July	24	0	13	37
August	22	14	38	74
September	33.5	2.5	13.5	49.5
October	35	4.5	37	76.5
November	27	10	29	66
December	27	4	32	63
				0
Annual Zone Total	331.5	65	418.5	815

Note: In January, February, March and July 1998 no floatables were collected from behind booms in Zones II/III primarily due to storm weather precluding skimming when winds are favorable for recovery from these Zones (Northeasterly).

## NYCDEP Boom and Skim Program Collection Totals (1995 - Present)



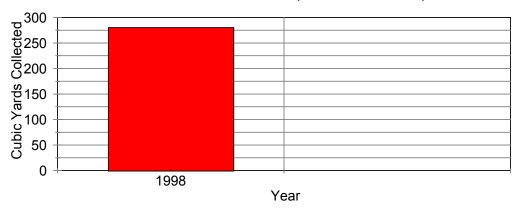
f) How much debris has the NYCDEP Gerritsen Beach Clean-up Program collected? In 1998, the NYCDEP initiated a beach clean-up program in the Gerritsen Beach area of Brooklyn, NY. This program, in some ways analogous to the NJDEP Clean Shores Program, uses community volunteers to remove debris on the beach. The NYCDEP provides dumpsters for debris placement and then empties the dumpsters at City marine transfer stations. The debris removed by this program is depicted on the following table and graph:

NYCDEP's Gerritsen Beach Clean-up Project (1998 - Present)

Year	Cubic Yards Collected
1998	280

## **NYCDEP Gerritsen Beach Project**

Cubic Yards Collected (1998 - Present)



g) What role has the New Jersey Department of Environmental Protection ("NJDEP") played in minimizing floatable debris from escaping the Harbor complex?

#### Clean Shores Program

Beginning in 1989, the NJDEP began a program called "Operation Clean Shores", designed to collect shoreline floatable debris before it became resuspended due to tidal influences. This program has used New Jersey inmates to collect floatable debris, comprised mainly of landed drift wood, on non-recreational shorelines in order to prevent floatable debris from being refloated during extreme high tides and washing up on

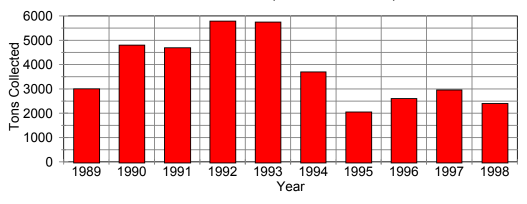
recreational beaches, becoming hazards to navigation and impacting marine life. The program, now called the "Clean Shores Program", is conducted throughout the State of New Jersey, in the Hudson, Raritan and Delaware estuaries and barrier island bays. In 1993, the Clean Shores Program began to be implemented on a year-round basis whereas formerly it was only implemented during the bathing season. The Program is funded by the sale of Shore Protection license plates. Historical collection totals and collection totals for 1998 for this highly effective program are presented in the table and graph below.

NJDEP's Clean Shores Program Data

Year	New Jersey Shore Miles Addressed	Tons of Floatable Debris Collected
1989	24	3000
1990	48	4800
1991	74	4688
1992	85	5789
1993	71	5750
1994	62	3700
1995	80	2050
1996	103	2600
1997	146	2953
1998	138	2400

## **NJDEP Clean Shores Program**

Debris collected (1989 - Present)



#### Adopt A Beach Program

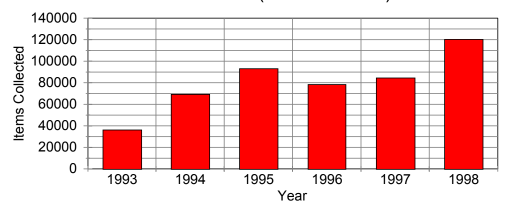
The State of New Jersey enacted a law on January 7, 1993 which authorized the NJDEP to administer an "Adopt A Beach" program, fostering volunteer stewardship of coastal beaches. NJDEP is required to sponsor two statewide beach clean-ups each year. Volunteers select or "adopt" a beach for these clean-ups. Historical data and data for 1998 are presented in the following table and graph.

NJDEP's Adopt A Beach Program Data

Year	Number of Debris Items Collected
1993	36,122
1994	69,221
1995	93,016
1996	78,282
1997	84,433
1998	120,307

## **NJDEP Adopt-A-Beach Program**

Items Collected (1993 - Present)



Of the 1998 total number of debris items collected, 72.2% were plastic, with 47,738 of these items being cigarette butts (NOTE: The Center for Marine Conservation's marine debris data classification system lists cigarette butts in the plastic category since the filters are made of plastic and are not degradable.)

Straws, plastic food wrappers, plastic cups, utensils, bottle caps, lids, and plastic pieces combined to total 26,231 items in the plastic category. After plastic, the next highest total of debris items was paper items totaling 8,573 items.

Results of the Adopt A Beach Program are forwarded to the Center for Marine Conservation ("CMC") in order to be included in the CMC's national and international marine debris database.

# IV. How effective has the FAP been in maintaining a communication network to coordinate floatable debris removal activities and to respond to the spotting of slicks?

The maintaining of an effective communication network has remained a key element of the implementation of the FAP. EPA has remained the hub of the communication network, with its Floatables Coordinator as the link with the USACOE, the United States Coast Guard ("USCG"), the NYCDEP, the NJDEP, the NYSDEC, the NYCDOS, the National Oceanic and Atmospheric Administration ("NOAA") and the public.

The two main contributors of slick sightings are the EPA helicopter which routinely patrols the Harbor, southern Long Island and the New Jersey coast and the NJDEP plane which routinely patrols the New Jersey coast. As reports of Harbor Complex slicks (floatable debris or oil) are received by the EPA Floatables Coordinator, the reports are evaluated to determine appropriate action. Appropriate actions include the reporting of the slick information to the USACOE or the USCG (for oil slicks). For cases in which a slick report identifies a slick not large enough or too disperse to warrant the deployment of a USACOE skimmer vessel, no action is taken. The following is a table generated from the 1998 slick sightings (all by the EPA helicopter) that resulted in the contact of either the USACOE or the USCG by the EPA Floatables Coordinator:

1998 Floatables Action Plan Slick Reports

DATE	TIME	REPORT	ACTION TAKEN
5/27	9:15 AM	a) ½ mile dense slick in south Newark Bay, between red buoy 3 and green buoy 2 (tires, reeds, wood)  b) ½ mile light slick near Fresh Kills landfill, near red buoy 3	Reported slicks to USACOE

5/28	9:30 AM	Light to medium density slick in Newark Bay between red buoys 10 and 12 and green buoys 5 and 7	Reported slicks to USACOE; USACOE indicated that it was questionable is this slick could be addressed due to the "closing of the Kills" because a ship had run aground
6/10	9:30 AM	Slick observed in Newark Bay, approximately 150 meters long and 5 meters wide	None (slick not sizeable)
6/30	10:15 AM	a) Floatables slick in eastern side of Arthur Kill from Goethals Bridge North to the Southern part of Newark Bay (green buoy #5), 1.5 - 2 miles long, grass, plastic and oil.  b) Floatables slick in East River from the westerns side of the Brooklyn Bridge towards Governor's Island, 400 yards long, 5 yards wide.	Reported slicks to USACOE
7/17	10:00 AM	No slicks observed  NJDEP received an anonymous telephone call indicating that a barge was being dismantled and was causing wood debris to be discharged into the waters near Edgewater, New Jersey	None  Called USACOE and USACOE sent the DriftMaster to this area to investigate. Evidently a ferry was being dismantled and a boom had been set up, by the dismantlers, to catch wood debris. Some Styrofoam had escaped the boom and had been blown on to the shore. The DriftMaster did not collect any of the Styrofoam debris and identified no wood debris to collect.
9/8	11:00 AM	a) Slick in Lower Bay, 1000 feet by 2-10 feet, light density, wood, reeds, plastic, South of Verrazano Bridge and on western side; b) Slick in Newark Bay, 300 feet by 5 feet, northwest of Bayonne Bridge; and c) Slick in Newark Bay, 300 feet by 10 feet, off Port Elizabeth heliport	Reported slick a) to the USACOE based on its length

9/14 10		en observed on etween Chelsea	Pier and	Called USCG to report the oil sheen sighting; USCG already had personnel deployed to investigate
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# V. How effective has the FAP been in ensuring timely notification of beach operators of potential wash-ups of floatable debris?

Due to the effectiveness of the FAP in 1998 in minimizing the escaping of floatable debris from the Harbor Complex, it has not been necessary for the EPA Floatables Coordinator to notify beach operators of potential wash-ups of floatable debris. However, a notification system has been maintained and is in place whereby, based on the sighting of a floatable debris slick outside the Harbor Complex, the EPA Floatables Coordinator is to contact the following:

<u>In New Jersey</u>: NJDEP, which in turn notifies local beach operators; and

<u>In New York</u>: NYSDEC Region 1 (Nassau and Suffolk counties) or NYSDEC Region 2 (New York City), depending on the location of the spotted slick, and the New York Beach Information Network (a cooperative network of many Long Island beach operators for the obtaining of beach condition information).

Although routine clean-up operations are projected to address the significant majority of floatable debris slicks, a program is also established to address non-routine events such as the following:

- vessel accidents or illegal dumping; and
- floatable debris slicks sighted in the Bight, beyond the transect between Sandy Hook and Rockaway point.

The EPA Floatable Coordinator, upon receipt of a Bight floatable slick sighting is to notify appropriate NJDEP and NYSDEC Floatable Coordinators. Individual State Coordinators are then responsible for notifying appropriate local authorities of an impending washup, who would in turn organize resources for cleanup. NOAA has developed a forecasting program that may be used to predict the impact area for Bight-sighted floatable debris slicks based on several input parameters (wind direction, sea

conditions, etc...). This forecasting program has been used in the past, but was not used in 1998.

## VI. How effective has the FAP been in minimizing beach closures?

The FAP has been very successful in minimizing beach closures as evidenced by the fact that there was only one beach closure incident in 1998 (in New York City).

After the floatable debris washups in New Jersey in 1987, the NJDEP's Cooperative Coastal Monitoring Program began tracking beach closures due to floatable debris washups in terms of closures of designated bathing areas. A designated bathing area is typically a stretch of beach patrolled by a lifeguard. A closure of such an area must last for a minimum of one day in order to be counted as an official closure.

Currently, the NJDEP formally defines a beach closure as follows:

The prohibition of primary contact activities at a regulated recreational beach and/or beaches contiguous to these beaches; the term "primary contact activities" implies a certain degree of water immersion/skin contact; regulated beaches must meet criteria detailed in Chapter 9 of the State Sanitary Code, these criteria include the presence of lifeguards, certain safety equipment and water quality testing.

The following table demonstrates the success of the FAP in minimizing designated bathing area closures due to floatable debris washups in New Jersey:

New Jersey Floatable Debris-Related Beach Closure Data

Year	Total # of Designated Bathing Area Closures in New Jersey between May 15 and September 15
1988	19 (pre-FAP)
1989	9 (2 incidents)
1990	10 (1 incident)
1991	0
1992	0 (1 unofficial incident)
1993	0
1994	0
1995	0
1996	0
1997	0
1998	0

As the table indicates, New Jersey has not had a <u>closure of a</u> <u>designated bathing area</u> due to floatable debris since 1990. This is due in large part to the implementation of the FAP.

Implementation of the FAP in New York has also been highly successful. After the summer of 1988, in which beaches in New York from Coney Island in Brooklyn to Tiana Beach in Suffolk were closed for varying periods of time due to floatable debris washups, the FAP has resulted in minimizing beach closures as indicated in the following table.

New York Floatable Debris-Related Beach Closure Data

Year	Total # of Beach Closure Incidents in New York between May 15 and September 15
1989	0
1990	0
1991	1
1992	1
1993	0
1994	0
1995	0
1996	0
1997	0
1998	1

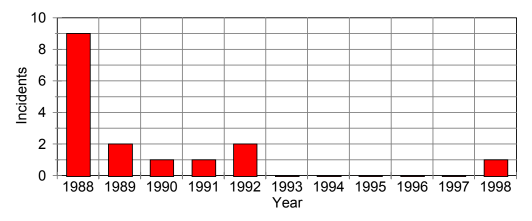
The FAP has been assessed in the past on a bi-State floatable debris-based beach closure "incident" basis. Using this measure the following table indicates the success of the FAP in minimizing beach closures.

Combined NY / NJ Floatable Debris-Related Beach Closure Data

Year	Total # of Floatable Debris-Based Beach Closure Incidents in New Jersey and New York between May 15 and September 15
1988	9 (pre-FAP)
1989	2
1990	1
1991	1
1992	2
1993	0
1994	0
1995	0
1996	0
1997	0
1998	1

## **NY/NJ Beach Closures for Floatables**





For purposes of FAP assessment, there was one <u>incident in 1998</u> for which beaches were closed. It occurred from July 26-29 at Rockaway Beach in New York City. During this period, medical debris (specifically <u>needles</u>) was found on various stretches of beaches, prompting the City of New York to close the beach intermittently for purposes of removing the debris. Based on discussions with the City of New York, the following comments can be made:

- a) The City keeps a log of medical debris collected at City beaches. The July 26-29 incident was not the only time during the summer when beach staff reported the collection of medical debris. Not all medical debris collected may be reported by beach staff.
- b) Beaches on which medical debris was collected in 1998 were Rockaway, Midland, Wolfe's Pond, South and Coney Island.
- c) Causes cited for medical debris found on these beaches are occasional washups, local insulin or drug usage, and unconfirmed illegal dumping.
- d) July 1998 was not a wet month, indicating that the medical debris found on beaches may not be attributable to CSO events.
- e) The larger volume of medical debris in 1998 appeared to be composed of eroded materials, which, if washed ashore, may have been resuspended from bottom sediments.
- f) Evidence does exist which indicates that the main medical debris collection on New York City beaches was caused by tidal cycles. For instance, the July 26-29 incident was preceded by a new moon tide on July 23, 1998 with a local high tide-low tide difference of 6.1 feet.

#### VII. Rain and the FAP

What has been the impact of rainfall on the success of the FAP? Discharges from both CSO's and storm sewers are triggered by rainfall events. The correspondence, however, between rainfall events and floatable debris slick formation is based on a variety of factors including rainfall intensity, duration of rainfall, time frame between a particular rainfall event and the previous rainfall event, and the location of a rainfall event. In past FAP assessment reports, rainfall data has been included from a variety of specific locations: Newark International Airport and

Sandy Hook in New Jersey, and Central Park, Dix Hills, the South Shore and John F. Kennedy International Airport in New York. In order to utilize rainfall data that more accurately reflects the broader region of Northern New Jersey and New York City, where the Harbor's CSO discharges are located, data from the National Climatic Data Center ("NCDC") has been obtained and is presented as monthly rainfall in inches for the "summer months" (May through September) for each year between 1985 and 1998 as follows:

State of New Jersey Rainfall Data: 1985 - 1998 (National Climatic Data Center New Jersey Division 1)

	MAY	JUNE	JULY	AUGUST	SEPTEMBER	Summer Total
1985	5.73	5.25	4.51	3.90	6.03	25.42
1986	1.72	3.39	6.04	5.23	2.78	19.16
1987	2.14	3.63	6.15	5.21	5.69	22.82
1988	5.66	0.99	8.55	3.44	2.77	21.41
1989	9.99	6.65	4.06	4.71	8.40	33.81
1990	8.81	3.38	4.40	8.82	2.33	27.74
1991	3.07	3.14	4.41	4.57	4.98	20.17
1992	3.13	6.34	4.73	4.04	3.80	22.04
1993	0.99	3.05	1.92	3.24	6.11	15.31
1994	3.67	5.27	4.69	5.91	2.74	22.28
1995	3.43	2.36	5.13	1.25	4.24	16.41
1996	3.45	5.29	7.88	2.31	6.30	25.23
1997	3.38	1.91	1.45	3.92	3.23	13.89
1998	6.00	3.59	1.32	1.79	0.86	13.56
Average	4.37	3.87	4.66	4.17	4.30	21.38

State of New York Rainfall Data: 1985 - 1998 (National Climatic Data Center New York Division 4)

	MAY	JUNE	JULY	AUGUST	SEPTEMBER	Summer Total
1985	5.32	5.00	3.67	3.75	3.68	21.42
1986	0.95	2.64	5.04	4.86	1.62	15.11
1987	1.81	3.19	3.38	4.69	4.45	17.52
1988	4.29	1.47	6.13	2.19	3.21	17.29
1989	10.21	7.13	5.64	6.42	5.19	34.59
1990	7.70	3.02	3.57	8.51	2.70	25.50
1991	3.31	2.22	2.94	7.81	4.12	20.40
1992	3.13	4.36	5.03	5.57	3.89	21.98
1993	1.27	2.08	1.96	2.86	5.29	13.46
1994	3.81	1.52	2.72	5.80	3.78	17.63
1995	3.07	2.58	4.03	0.51	3.95	14.14
1996	3.07	4.19	6.47	2.95	5.53	22.21
1997	2.76	1.37	4.10	4.23	1.37	13.83
1998	6.12	6.21	1.38	2.47	3.25	19.43
Average	4.06	3.36	4.00	4.47	3.72	19.61

NCDC New Jersey Division 1 includes all of Northern New Jersey, south to just north of Sandy Hook and NCDC New York Division 4 includes New York City and Nassau and Suffolk Counties.

From this information, the following general statements can be made:

- The summers of 1987 and 1988, the two years in which significant floatable debris washups occurred, were summers of average or below average rainfall.
- The summer of 1989, the first year that the FAP was implemented, was a summer of significantly above average rainfall.
- The summers of 1990, 1991 and 1992, the last three years in which floatable debris-related beach closures occurred, were generally summers of above average rainfall.
- The summers of 1993 1997, years in which no floatable debrisrelated beach closures occurred, were generally summers of below average rainfall.

That the years of 1994 (in New Jersey) and 1996 (in both New Jersey and New York) included summer months of above average rainfall for which no floatable debris-related beach closures occurred is noteworthy. The variety of activities implemented under the FAP and in concert with the FAP since 1989 have clearly resulted in far greater control of floatable debris slicks exiting the Harbor and affecting beaches.

#### VIII. Wind and the FAP

What role do wind speed, wind direction and currents play in the transport of floatable debris?

In past FAP assessment reports, wind speed and directions were provided for a variety of specific locations: Newark International Airport and Sandy Hook in New Jersey, and Central Park, Dix Hills, the South Shore and John F. Kennedy International Airport in New York. The value of this specific-location information is, however, minimal. Wind speeds and directions are variable from location to location and can differ between land and sea. Winds also engage in a complex interplay with tidal currents. Such data provides little conclusive correlation between the presence of floatable debris in the Harbor, its exit to the Bight and its eventual washup on Long Island and New Jersey beaches. What can be said of wind speeds

and directions in regard to the movement of floatable debris is summarized as follows:

- Based on tests conducted, there appear to be four categories of floatable debris. These four categories are defined below and the major contributor(s) to their movements is indicated:

Categories of Floatable Debris

Category	Definition	Predominant Transport Cause(s)	
Floating	Items that float on the top of the water surface (e.g., Styrofoam cups, plastic containers, metals cans)	Wind and Surface Current	
Partially Submerged	Items that are found partially above the water surface and partially below (e.g., partially filled cans or bottles)	Wind and Surface Current	
Submerged	Items that float just at or below the water surface (e.g., driftwood that has taken on water)	Surface Current	
Neutrally Buoyant	Items which exist in the water column (e.g., plastic bags or plastic fragments)	Subsurface Current	

- It appears that the transport of floatable debris over long distances is affected by large-scale wind and offshore current systems.
- Washups of floatable debris in 1987 and 1988 are believed to have been linked to favorable meteorological and oceanographic conditions. It is believed that persistent summer winds from the south-southwest, along with their associated mean currents to the northeast, drove floatable debris ashore, on to the Long Island beaches.
- Summertime climatological and meteorological conditions favor floatables washups on Long Island and New Jersey beaches. There is an increased frequency of winds blowing towards the west, northwest, north and northeast.
- Oceanic winds cause circulation patterns in the water which result in windrows. Windrows concentrate floatable debris within narrow bands, usually parallel to the current direction. Such floatable debris slicks can washup onto shores if given favorable short-term conditions of winds and tides.

- Once floatable debris exits the Harbor and enters the Bight, its transport is determined by the Bight's meteorological and hydrodynamical activities.

Based on this discussion, it is imperative that Harbor-generated floatable debris not be permitted to exit the Harbor and enter the Bight. The FAP has recognized this basic aim and has sought to do just that. The interagency implementation of the FAP has significantly reduced the amount of floatable debris that both enters the Harbor and exits the Harbor, as evidenced by other sections of this report.

## IX. NYCDEP Long-term Floatable Debris Control

On June 25, 1992 the NYSDEC and the NYCDEP entered into an Order on Consent ("CSO Abatement Order") providing for the planning, designing and construction of a comprehensive CSO abatement program for New York City. Generally, the CSO Abatement Order requires the abatement of CSO impacts in two "Tracks." Track One consists of a series of deadlines which require the NYCDEP to plan, design, commence construction and complete construction of CSO abatement facilities designed to prevent violations of permit requirements for minimum levels of dissolved oxygen and maximum levels of coliform bacteria. End dates for these Track One facilities range from 2001 to 2006. Track Two requires the NYCDEP to plan, design, and commence construction of facilities designed to abate substantially all floatable debris and settleable solids (termed the "Comprehensive Plan") from CSO outfalls where floatable debris will not be abated by the construction projects included in Track One. Dates for the initiation of construction of Track Two facilities are area specific and are generally specified to be within 18 months of the completion of Track One facilities.

Because the majority of the deadlines for Track One and Track Two facility construction extend beyond the year 2000, the 1992 CSO Abatement Order also requires that the NYCDEP undertake certain interim measures to address floatable debris control. The NYCDEP was required to purchase and operate one large open water skimmer vessel, designed to supplement U.S. Army Corps of Engineers floatables skimming actions in the New York / New Jersey Harbor. NYCDEP was also required to establish a booming and skimming program (through the purchase and operation of four skimming boats) to collect and remove substantially all waterborne floatables in certain prescribed Jamaica Bay tributaries, inner / outer Harbor tributaries and from certain outfalls in beach-sensitive open waters around Staten Island, western Brooklyn and

the upper East River. These interim measures are discussed earlier in this assessment report.

Another interim measure for floatables control mandated by the 1992 CSO Abatement Order was that the NYCDEP would complete a systematic Citywide survey of catch basins (over 150,000 throughout the City). This survey was to consist of cleaning each catch basin that requires cleaning and determining whether the catch basin had a hood in place. If the catch basin lacked a hood, the NYCDEP was to replace the hood by no later than September 1993. The rationale behind this requirement was that although catch basins were primarily equipped with hoods for odor control purposes, the presence of a functioning hood traps floatables in the catch basin, minimizing their delivery to the downstream sewer system. Based on a series of discussions between the NYSDEC and the NYCDEP, with the support of EPA, the catch basin program was modified and was incorporated into the 1995 CSO Abatement Order modification.

Under this ongoing catch basin hood program, the entire City will be covered with a short term control floatable debris control technology, either booming and skimming or catch basin hoods. Floatable debris control measures were also strengthened above the original CSO Abatement Order in that there will now be a recurring hood inspection and replacement program to ensure the continued effectiveness of the hood floatable debris control technology. This revised catch basin hood program is expected to augment beach protection efforts for a number of years. Attached to this report is an article which appeared in the October 1998 edition of "Public Works" entitled "Catch Basins Reduce Floatables" which provides a summary of NYCDEP's catch basin program.

In June 1997, the NYCDEP submitted a Draft City-Wide CSO Floatables Plan (i.e., the Comprehensive Plan) to the NYSDEC for approval. While still not formally approved by the NYSDEC, the principal elements of this Plan are described in the following table:

NYCDEP's Draft Comprehensive Plan for Floatable Debris Control (Updated Information Included as of December 1998)

Activity	Start Date	End Date	Estimated Capital Cost	Estimated Annual Cost
1. Catch Basin Surveys, Hooding, Phase I/II Areas	February 1996	September 1998	\$24,000,000	N/A
2. Booming and Skimming Program	Ongoing	Ongoing or until superseded by Comprehensive Plan	\$4,353,000	\$840,000
3. Catch Basin Hooding of Phase III Areas	December 1998	April 2000	\$6,050,000	N/A
4. City-Wide Reconstruction of Unhoodable Catch Basins	September 1999	September 2009	\$120,000,000	N/A
5. City-Wide Catch Basin Re- inspections	Ongoing	N/A	N/A	\$1,347,000
6. Public Education Program	December 1997	December 1998	\$192,000	N/A
7. Illegal Dumping Control	December 1997	Ongoing or until superseded by Comprehensive Plan	N/A	N/A
8. Floatables Plan Reporting	Ongoing	N/A	N/A	N/A
9. Pilot Studies and Demonstration Projects	December 1997	Ongoing or until superseded by Comprehensive Plan	\$4,000,000	N/A
TOTAL			\$158,595,000	\$2,223,000

The following provides brief descriptions of these activities:

- 1. <u>Catch Basin Hooding</u>, <u>Phase I/II Areas</u>: NYCDEP completed its CSO Abatement Order mandated catch basin hooding program for Phase I and Phase II areas of the City, areas largely not already controlled by the booming and skimming program, in September 1998.
- 2. <u>Booming and Skimming Program</u>: NYCDEP will continue its booming and skimming program at major CSO outfalls until at least until the construction of Track One facilities (between 2001 and 2006).
- 3. <u>Catch Basin Hooding of Phase III Areas</u>: NYCDEP has decided to place hoods in catch basins outside the boundaries of Phase I and

Phase II, in Phase III areas, even though these basins are currently largely controlled by the booming and skimming program. This hooding program began in December 1998.

- 4. <u>City-Wide Reconstruction of Unhoodable Catch Basins</u>: Based on specific design configuration criteria, certain catch basins are termed "currently unhoodable" by the NYCDEP. In order to place a hood into these catch basins, the catch basins must be rebuilt. NYCDEP has identified this activity as the most costly of all its Track II floatable debris control activities.
- 5. <u>City-Wide Catch Basin Re-inspections</u>: NYCDEP will continue its 2-year cycle of catch basin inspecting it ensure that hoods are still in place.
- 6. <u>Public Education Program</u>: NYCDEP will develop a multi-faceted public education program to include a) the development of a public relations and advertising plan for promoting public participation in keeping litter out of CSO's; b) the initiation of a CSO Litter Abatement Education Program for schools; c) the investigation of a potential collaborative effort with other agencies such as the NYCDOS and the EPA; d) the establishment of a Catch Basin Stenciling Committee; and e) the establishment of a Public Education Advisory Committee.
- 7. <u>Illegal Dumping Control</u>: NYCDEP will coordinate with the NYCDOS police in cases where there is evidence of illegal shoreline dumping of floatable debris.
- 8. <u>Floatables Plan Reporting</u>: NYCDEP is committed to ongoing reporting of the progress of its floatable debris control program.
- 9. Pilot Studies and Demonstration Projects: NYCDEP selected the above activities to control floatable debris based on their implement ability and overall effectiveness in achieving a substantial reduction in discharges of floatable debris from CSO discharges. Other promising technologies were not selected because their implement ability and effectiveness are unknown. NYCDEP plans to test a variety of these technologies to determine if any could replace or augment the technologies presently selected. The technologies to be tested include baffles, catch basin inserts, vortex technologies, horizontal mechanical screens, in-line netting and continuous deflective separators.

Another major activity of the recommended Draft Comprehensive Plan is the continuation of the program started by the NYCDEP to increase the amount of wet weather flow captured and treated at its water pollution control plants. It is estimated that implementation of the Plan will reduce the discharge of floatable debris to the Harbor Complex by 85 to 87 per cent City-wide relative to the levels which existed prior to the implementation of the Plan (before the booming and skimming program was implemented). Differences in this estimate are based on the effectiveness of the City's public education program.

## X. NJDEP Long-term Floatable Debris Control

The NJDEP, under its 1995 general permit for combined sewer systems, requires permittees with combined sewer systems to develop, evaluate and implement at least one interim solids/floatables control measure for each CSO point from either of the categories listed below:

Screening Technologies: This category includes, but is not limited to, baffles, trash racks, static screens, end-of-pipe netting and mechanical screens. All solids/floatables screening technologies control measures are to be designed to comply with the performance criteria (no solids/floatables are to be discharged that can pass through a screen having square openings of 0.5 inches) specified for long-term solids/floatables control measures.

<u>Skimming Technologies</u>: This category includes, but is not limited to, the placement of booms around an outfall or groups of outfalls, skimming open water areas with "skimming boats" and flow balance method containment. Selected interim solids/floatables control measures shall be implemented, operated and/or maintained until the long-term solids/floatables control measures are in place.

On a long-term basis, permittees are directed to construct solids/floatables control measures which will capture and remove solids/floatables which cannot pass through a bar screen having a bar spacing of 0.5 inches (13.0 mm) from all CSO's, unless the permittee can demonstrate, to the satisfaction of the NJDEP, that an alternative control measure is more appropriate for a CSO point. A detailed table is attached to this report describing the status of compliance with these interim and final floatable debris abatement requirements.

In general, once the NJDEP approves the long-term solids/floatables plan submitted by a permittee, a 30-month time frame is initiated as follows:

- a) Permittee is to submit a treatment works approval ("TWA") application for NJDEP approval (within 12 months of plan approval)
- b) NJDEP is to approve permittee's submitted TWA application (within 3 months of receiving the TWA application)
- c) Permittee is to construct final solids/floatables control measures (within 15 months of TWA)

The NJDEP has taken and will continue to take enforcement actions in cases of permittee non-compliance with these time frames to gain enforceable implementation time schedules.

## XII. References

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## XII. Attachments

- a) Map: New York Bight Apex, New York/New Jersey Harbor Complex
- b) USACOE "Floatable Days-1998"
- c) National Climatic Data Center rainfall areas 1 through 4
- d) Tables of Other Harbor Complex Measures to Reduce Floatable Debris
- e) Summary of Past Floatable Debris Beach Closing Incidents
- f) Article from October 1998 edition of "Public Works" entitled "Catch Basins Reduce Floatables." (A good summary of NYC's ongoing catch basin program).
- g) Summary of New Jersey Community Floatables Abatement Programs